Case 19-10191-TPA Doc 53 Filed 10/03/19 Entered 10/03/19 14:26:22 Desc Main

Document Page 1 of 1

Desc Main FILED 10/3/19 2:12 pm

CLERK

U.S. BANKRUPTCY COURT - WDPA

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In re: : Case No.: 19-10191-TPA

Steven Griffith : Chapter: 13

.

Debtor(s).

Date: 10/3/2019 Time: 10:30

PROCEEDING MEMO

MATTER: # 46 Expedited Motion to Reopen Chapter 13 Case

#51 Resp by Trustee

<u>APPEARANCES:</u>

Debtor: John Wesley Rowden + Mr. Griffith

Debtor's prior

Counsel: Daniel P. Foster Trustee: Owen Katz (video)

NOTES:

Griffith: Mr. Foster told me I had to make a payment before the next hearing

date, August 16th. My bank closed and it moved to Greenville. That

was my fault yes.

Rowden: He told me he had made no payments. There was a conciliation

scheduled in August. There are multiple Leech Roads. I drafted an amended plan to come up with the numbers. His son has prospects to start employment at an agro business. He also has promises from his brother that he would help him out. We would propose a drop-dead order. I would have to provide proof that he has paid. \$1378 and the

payment would be paid in three days.

Katz: As the Court is aware the Trustee seldomly opposes to reopen the

case. The Trustee felt compelled to respond to the motion. The Trustee's sense was that the Debtor was not complying with his obligations. There is not a feasible plan in prospect. I would suggest

the Debtor do an ACH as soon as possible.

OUTCOME: #46 Granted. Chambers to enter order. Amended plan to be filed on

or before October 4, 2019 and payment to be made on or before October 8, 2019. The Debtor is to file a certification that payment is made. If payments are not timely the Court shall be notified. Payments will be due by the eight of each month thereafter. If he

misses a payment the case will be dismissed with a two-year bar.

Runa Hants